UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF INDIANA HAMMOND DIVISION AT LAFAYETTE

NANCY ROE, Plaintiff,))		
v.) CAUSE NO.: 4:18-CV-89-JEM		
PURDUE UNIVERSITY, et al., Defendants.)))		
VERDICT:	Purdue University		
Question 1 (choose (check) a or b):			
x a. We, the jury, unanimously find in	favor of Plaintiff with respect to her		
claim that Defendant Purdue Universi	ty treated her differently in investigating a complaint		
of assault because she is female; that it retaliated against her because of her good faith			
complaint of sexual assault; that it tre	eated Plaintiff 's claim of assault with		
indifference during the investigation	; or that Defendant Purdue University's method of		
determining that Plaintiff	should be subject to discipline was the equivalent		
of an official decision not to take action	on to remedy student-on-student harassment.		
b. We, the jury, unanimously find in f	Favor of Defendant Purdue University with respect to		
all claims brought by the plaintiff			
(If you check response "b", do not answer	r Question 2, and sign this verdict form without		
answering the next question. If you check	k "a" to the question, then proceed to the next		
question)			

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Question	7
Question	_

We, the jury, award compensate	ory damages for the benefit of Plaintiff	to be
paid by Defendant Purdue University in	n the following amount: \$ _10,000.00	·
Dated: _9/23/2022	s/ Presiding Juror Presiding Juror	

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF INDIANA HAMMOND DIVISION AT LAFAYETTE

NANCY ROE, Plaintiff,))		
v.) CAUSE NO.: 4:18-CV-89-JEM		
PURDUE UNIVERSITY, et al., Defendants.)))		
VERDICT: K	atherine Sermersheim		
Question 1 (choose (check) a or b):			
x a. We, the jury, unanimously find in	favor of Plaintiff with respect to her		
claim that Defendant Katherine Serm	ersheim did not provide adequate notice to Plaintiff		
of the investigation against her or the opportunity to be fully heard and that			
the suspension deprived Plaintiff	of her liberty and/or property.		
b. We, the jury, unanimously find in	favor of Defendant Katherine Sermersheim with		
respect to Plaintiff cl	aim that Defendant Katherine Sermersheim did not		
provide adequate notice to	of the investigation against her or the		
opportunity to be fully heard and that the suspension deprived of			
her liberty and/or property.			
(Proceed to the next question.)			
Question 2 (choose (check) a or b)			
a. We, the jury, unanimously find in	favor of Plaintiff with respect to her		
claim that Defendant Katherine Serm	ersheim disciplined Plaintiff because		
Plaintiff is a woman.			

x b. We, the jury, unanimously find in favor of Defendant Katherine Sermersheim with
respect to Plaintiff scales and scales claim that Defendant Katherine Sermersheim
disciplined Plaintiff because Plaintiff is a woman.
(If you check response "b" to both of the above questions, do not answer Question 3 and
sign this verdict form without answering any of the other questions. If you check response
"a" to either question, then proceed to Question 3.)
Question 3
We, the jury, find that Plaintiff is entitled to compensatory damages from
Defendant Katherine Sermersheim in the following amount: \$0
(Proceed to the next question.)
Question 4 (choose (check) a or b)
x a. We, the jury, unanimously find Defendant Katherine Sermersheim's conduct WAS
malicious or in reckless disregard of Plaintiff
b. We, the jury, unanimously find that Defendant Katherine Sermersheim's conduct
WAS NOT malicious or in reckless disregard of Plaintiff 's rights.
(If you check response "b", do not answer Question 5 and sign this verdict form without
answering Question 5. If you check response "a" to this question, then proceed to Question
5.)

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Question 5	
We, the jury, find that plaintiff	is entitled to punitive damages from
Defendant Katherine Sermersheim in the follow	ving amount: \$0
Dated: _9/23/2022	s/ Presiding Juror
	Presiding Juror

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF INDIANA HAMMOND DIVISION AT LAFAYETTE

Plaintiff,			
v.) CAUSE NO.: 4:18-CV-89-JEM		
PURDUE UNIVERSITY, et al., Defendants.)))		
VERDIC	Γ: Alysa Rollock		
Question 1 (choose (check) a or b):			
x a. We, the jury, unanimously find in f	favor of the plaintiff with respect to		
her claim that Defendant Alysa Rollock did not provide adequate notice to Plaintiff			
of the investigation against her or the opportunity to be fully heard and that			
the suspension deprived Plaintiff	of her liberty and/or property.		
b. We, the jury, unanimously find in	b. We, the jury, unanimously find in favor of Defendant Alysa Rollock with respect to		
Plaintiff 's claim that Defendant Alysa Rollock did not provide adequate			
notice to Plaintiff of the investigation against her or the opportunity to be			
fully heard and that the suspension deprived plaintiff			
property.			
(Proceed to the next question.)			
Question 2 (choose (check) a or b)			
a. We, the jury, unanimously find in t	favor of Plaintiff with respect to her		
claim that Defendant Alysa Rollock d	isciplined Plaintiff because Plaintiff		
is a woman.			

_x	b. We, the jury, unanimously find in favor of Defendant Alysa Rollock with respect to
	Plaintiff 's claim that Defendant Alysa Rollock disciplined Plaintiff
	because Plaintiff is a woman.
(If yo	ou check response "b" to both of the above questions, do not answer Question 3 and
sign 1	this verdict form without answering any of the other questions. If you check response
"a" t	o either question, then proceed to Question 3.)
Ques	tion 3
	We, the jury, find that Plaintiff is entitled to compensatory damages from
Defe	ndant Alysa Rollock in the following amount: \$0
(Proc	ceed to the next question.)
Ques	tion 4 (choose (check) a or b)
x_	a. We, the jury, unanimously find that Defendant Alysa Rollock's conduct WAS
	malicious or in reckless disregard of Plaintiff
	b. We, the jury, unanimously find that Defendant Alysa Rollock's conduct WAS NOT
	malicious or in reckless disregard of Plaintiff
(If yo	ou check response "b", do not answer Question 5 and sign this verdict form without
answ	ering Question 5. If you check response "a" to this question, then proceed to Question
5 .)	
Ques	tion 5
	We, the jury, find that Plaintiff is entitled to punitive damages from the

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Defendant Alysa Rollock in the following amount:	\$	_0	·
Dated: 9/23/2022	s/ Presid	ling Juror	
		siding Juror	